

**State of California
Office of Administrative Law**

**In re:
State Allocation Board**

**NOTICE OF DISAPPROVAL OF EMERGENCY
REGULATORY ACTION**

Regulatory Action:

Government Code Section 11349.6

Title 2, California Code of Regulations

OAL File No. 2011-0422-03 E

Amend sections: 1859.90, 1859.106

This regulatory action sets the date of May 1, 2011 by which school districts must meet established Labor Compliance Program (LCP) requirements by having either an approved third party LCP or an approved in-house LCP.

OAL disapproves this emergency regulatory action for the following reason(s):

The disapproved regulation(s) fail(s) to comply with the Clarity standard of Government Code section 11349.1., The emergency regulatory filing fails to demonstrate that the situation calls for immediate action to avoid serious harm to the public peace, health, safety, or general welfare., The disapproved regulation(s) fail(s) to comply with the Necessity standard of Government Code section 11349.1.

Within seven (7) calendar days of the date of this notice, the Office of Administrative Law will send the adopting agency a written decision detailing the reason(s) for disapproval of this regulatory filing.

Date: 05-02-11


George C. Shaw
Senior Counsel

For: DEBRA M. CORNEZ
Assistant Chief Counsel/
Acting Director

Original: Lisa Silverman
Copy: Robert Young